

12
2-10. 1690

(110)

the deponent's memory & only observed that one Mr. Brown a Mart. took on him to argue his
case with the said Plaintiff in the behalf of the said Plaintiff aforesaid expressing himself as follows
very abusively if not maliciously and upon the said sturrilous language the said parties left each other
this the deponent saith and further saith not

one thousand nine hundred and ¹⁹ day of May, 1690.

Robert R. Johnson

Sam. Hopkins

The deposition of John: S. Wallis aged about one and forty years doth declare that about a minute agoe One Mr. Minor
and Mr. Otterson to his knowledge where he deposeth living and took several feathers from a Negro white this deposent
wher bought of his said Master of the said Minor that is to say One shill as the said Negro declared the said Minor took
of his back in his field several feathers the said Negro was then caus'd to bring in as a bushy cap to
one Mrs. Ratt, an old Brown Cat, one shoe with a nail in the toe all white so he for this depositant heard his said
Master say he would returne to his owner againe and further sayte not John: S. Wallis

veral forms of Edible Gargaphy &c

At Wausau May 21, 1890.

Thomas Jefferson

The Proposition of ^{the} Indite Clerk ^{and} two and twenty or three about's saith that when that Mr. Minor brought his
Negro to her Master Elias Taylors he had on his back one white shirt, one white waistcoat, and further he saith
he took the coat out of the Parson, and delivered the so coat into the so Minors hands, and when he had it he showed it
to people in the house and said this was this, while the man saith it was so white but the sun of course not and further
not. Sworn and affirmed before me this 21. of May, Edmund Downman.

Spanned and sworve before me this 25th of May Edmund Downe.

Dr. Hopkins Sir According to your request I issued him and 124.8 after James Minor and accordingly he has
been apprehended at Gargaphya, I have disengaged him and forward it to you. Mr. Minor has professed his satisfaction
in regard to the demand for his Negro's transposition, how as to what you afford, he absolutely denies, either remittance
long or short, and says he was here for you and you had nothing to say to him, while I suppose was quite the fact
now to me, Sir you just going over the Bay tanned enlarges, especially their mutual intimacies, that Mr. Minor has written
to you, that there is no fear of his abducting all my servants, and upon your arrival
+ settle in your ports and land, that there is no fear of his abducting all my servants, and upon your arrival
+ settle with him his otherwise than at present I suggest I shall be ready to give you all further satisfaction relative
to that is possible, for you to require to show here unto James. Yours to Sirs &c. Dr. Hopkins

Dec. 22nd. 1690

Thomas Bellon Jr.

The County Court of Sonoma do bring their following verdict, which is ordered to be entered as follows: At 12 o'clock, P.M., on the 20th day of January, 1850, the County find the plaintiff damaged five hundred pounds of tobacco. Cost William Culford seven dollars.

Orders Hume pay Court Charges.

From Mr. Wm. agt. { Rob overall persons wh^ts are upon June Court docket, and said to be run away, the
Court Orders that they be brought no more upon docket unless it be known, they reside
in His County, whose names are as follows viz: John: Jennings. Wm: Jones. George
Sarah Carter. Maria: Gove. Roger: Hiltz. Thos: Anderson. Chamber